IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

In re

Chapter 11

Case No. 05-44481 (RDD)

Reorganized Debtors.

(Jointly Administered)

X

AFFIDAVIT OF SERVICE

I, Darlene Calderon, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Reorganized Debtors in the above-captioned cases.

On September 30, 2011, I caused to be served the documents listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via electronic notification, and (ii) upon the party listed on Exhibit B hereto via postage pre-paid U.S. mail:

- 1) Reorganized Debtors' Letter in Response to September 26, 2011 E-mail of James Sumpter (Docket No. 21603) [a copy of which is attached hereto as <u>Exhibit C</u>]
- 2) Notice of Presentment of Proposed Order (I) Enforcing Modification Procedures Order, Modified Plan and Plan Modification Order Injunctions and Forty-Seventh Omnibus Objections Order Against Averbukhs, (II) Directing Averbukhs to Dismiss Maryland State Court Action Against Reorganized Debtors; (III) Denying the Averburkhs' Cross-Motion; and (IV) for Other Relief (Docket No. 21604) [a copy of which is attached hereto as Exhibit D]

On September 30, 2011, I caused to be served the document listed below upon the party listed on <u>Exhibit E</u> hereto via overnight mail:

3) Reorganized Debtors' Letter in Response to September 26, 2011 E-mail of James Sumpter (Docket No. 21603) [a copy of which is attached hereto as Exhibit C]

On September 30, 2011, I caused to be served the document listed below upon the parties listed on <u>Exhibit F</u> hereto via overnight mail, and on October 3, 2011 I caused to be served the document listed below upon the parties listed on <u>Exhibit G</u> hereto via overnight mail, and upon the parties listed on <u>Exhibit H</u> hereto via electronic notification:

4) Notice of Presentment of Proposed Order (I) Enforcing Modification Procedures Order, Modified Plan and Plan Modification Order Injunctions and Forty-Seventh Omnibus Objections Order Against Averbukhs, (II) Directing Averbukhs to Dismiss Maryland State Court Action Against Reorganized Debtors; (III) Denying the Averburkhs' Cross-Motion; and (IV) for Other Relief (Docket No. 21604) [a copy of which is attached hereto as Exhibit D]

Dated: October 5, 2011	
	/s/ Darlene Calderon
	Darlene Calderon
State of California	
County of Los Angeles	
Subscribed and sworn to (or affirmed) before Darlene Calderon, proved to me on the basis appeared before me.	re me on this 5 th day of October, 2011, by s of satisfactory evidence to be the person who
Signature: /s/ Aimee M. Parel	
Commission Expires: 9/27/13	

EXHIBIT A

05-44481-rdd Doc 21610 Filed 10/05/11 Entered 10/05/11 21:31:47 Main Document DP-9-1-dil Ofs 7-dp. Post-Emergence Master Service List

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	Sean Corcoran							<u>m</u>	
	Karen Craft							karen.j.craft@delphi.com	
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DPH Holdings Corp.
Post-Emergence 2002 List

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Dialage Dansey & Oaker !	Lawrence M. Schwab,	0000 Fl O' B	0 11 000	Data Alla	0.4	0.4000	250	057.0500	last at Allasta	Coherent, Inc.; Veritas Software
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DPH Holdings Corp.
Post-Emergence 2002 List

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DPH Holdings Corp.
Post-Emergence 2002 List

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	Olas and Bard	500 West Land A	0.14.0500	Datasit		40000 0407		040 005 0000		Counsel to BorgWarner Turbo Systems Inc.; Metaldyne
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DPH Holdings Corp.
Post-Emergence 2002 List

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										Boston; Deutsche Bank Securities,
										Inc.; Goldman Sachs Group, Inc.;
										JP Morgan Chase & Co.; Lehman
										Brothers, Inc.; Merrill Lynch & Co.;
Cleary, Gottlieb, Steen &										Morgan Stanley & Co., Inc.; UBS
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0 11 14 11 0 1 5 4	5 110 5 111	20.14 . 5 . 0	0 11 000		011	45.400			5	Supply & Tool Coompany;
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In re. DPH Holdings Corp., et al. Case No. 05-44481 (RDD)

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Pg 26 of 74 DPH Holdings Corp. Post-Emergence 2002 List

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05-44481-rdd Doc 21610 Filed 10/05/11 Entered 10/05/11 21:31:47 Main Document DPF9488 PS 76rp. Post-Emergence Master Service List

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EXHIBIT C

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Via email/pdf to rdd.chamber@nysb.uscourts.gov

September 30, 2011

The Honorable Robert D. Drain United States Bankruptcy Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: In re: DPH Holdings Corp, et al., Chapter 11, Case No. 05-44481 (RDD)

Motion by James Sumpter For Recoupment On Behalf Of Delphi Salaried
Retirees (Docket No. 21534)

Dear Judge Drain,

I write in response to Mr. Sumpter's email, dated September 26, 2011. After further review we acknowledge that at the September 22, 2011 hearing we incorrectly identified the payor of Mr. Sumpter's disability benefits. We apologize for our error.

During the hearing, we stated that health and welfare benefits are paid by a VEBA trust fund pursuant to the Salaried OPEB Settlement Order (Docket No. 16545); that the salaried retirees' disability benefit payments are being paid from a source other than the Reorganized Debtors; and that the Reorganized Debtors are no longer paying salaried retiree disability benefit payments. See September 22, 2011 Hearing Transcript, attached, pp. 7-12. In fact, while substantially all OPEB benefits were terminated following the Salaried OPEB Settlement Order, the disability benefit continued. Mr. Sumpter's disability benefit is paid by Sedgwick CMS, a third-party claims agent. Delphi Automotive Systems LLC ("New Delphi") funds the disability benefit, and not the Reorganized Debtors. DPH Holdings Corp. ("DPHH") then reimburses "New" Delphi both the amount of the actual disability benefit payment plus the cost of any third-party administrative expenses (e.g., Sedgwick fees).

As stated during the hearing, there are no charges or deductions applied to Mr. Sumpter's disability benefit and Mr. Sumpter does not otherwise reimburse Sedgwick, New Delphi or any of the Reorganized Debtors, including DPHH (together the "Delphi Entities"). Although social security and other third party sources affect the amount of Mr. Sumpter's disability benefit, there is not a credit to Delphi or payment from Mr. Sumpter to any Delphi Entities. Third-party benefits were taken into account in the year 2000 when the amount of Mr. Sumpter's disability benefit was calculated. In other words, third-party benefits are simply an element of the formula

Ann Arbor Bloomfield Hills Detroit Lansing New York Washington D.C.

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for determining disability entitlements and are not later credited to any Delphi Entities. As a result, Mr. Sumpter's benefit has remained unchanged since his disability payments began in 2000.

Notwithstanding our error, the Court's September 22, 2011 denial of Mr. Sumpter's motion remains appropriate for the following reasons:

- 1) As this Court found, Mr. Sumpter's claim arises from benefit plan changes specifically authorized and approved by this Court. The Salaried OPEB Settlement Order (Docket No. 16545) and, ultimately, the Plan Modification Order (Docket No. 18707), which authorized the debtors to terminate the OPEB plans, remain res judicata as to Mr. Sumpter's claim and can no longer be challenged. See Hearing Transcript, pp. 16-18, 20.
- 2) Those same Orders preclude Mr. Sumpter's claim under principles of collateral estoppel. Mr. Sumpter cannot have a recoupment claim unless (among other things) he has suffered an actionable wrong and resulting damages to be recouped. Thus, Mr. Sumpter argues that "as a means to mitigate the adverse effect of the lost of [sic] OPEB benefits and in an effort to establish the correct value of the discharged OPEB benefit, the Movant seeks to recoup, for the disable retiree[s], their prior and ongoing Social Security reimbursements..." See James Sumpter's Amended Motion For Recoupment On Behalf Of Delphi Salaried Retirees ¶ 12. Any claim that the elimination of OPEB benefits was wrongful is precluded by the final Orders of this court approving their elimination. See Hearing Transcript, pp. 13-15, 20.
- 3) The Plan Modification Order specifically addressed and permanently enjoined recoupment claims. The Plan Modification Order remains res judicata as to Mr. Sumpter's claim, irrespective of the fact that the Reorganized Debtors currently reimburse New Delphi for the disability payments. See Hearing Transcript, pp. 17-20.
- 4) Mr. Sumpter's claim is barred by his failure to submit an administrative claim before the bar date, since it arises out of the Debtors' conduct (elimination of the OPEB benefits) between the filing of the bankruptcy petition and the date set forth in the Administrative Bar Date Order. See Hearing Transcript, pp. 16-18.
- 5) Mr. Sumpter is still improperly seeking to assert a right "affirmatively", as there is no DPH claim being asserted against Mr. Sumpter; the Reorganized Debtors are merely paying Mr. Sumpter his disability benefit determined in accordance with the terms of the disability plan. See Hearing Transcript, pp. 18, 20-21.

Accordingly, the Reorganized Debtors respectfully ask the Court to uphold its earlier ruling denying Mr. Sumpter's motion.

Honorable Robert D. Drain September 30, 2011

In order to supplement and correct the record, we are filing this letter in DPH Holdings Corp., et al., Chapter 11 Case No. 05-44481 (RDD). We will, of course, respond to any questions the Court may have regarding this letter. In addition, we will await guidance from the Court as to whether we are to prepare a Proposed Order consistent with the hearing transcript and this letter.

Respectfully,

youthing Jaffey (070012) Cynthia J. Haffey

Enclosure

cc: James Sumpter, via U.S. Mail and electronic mail

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2	UNITED STATES BANKRUPTCY COURT
3	SOUTHERN DISTRICT OF NEW YORK
4	Case No. 05-44481 (RDD)
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6	In the Matter of:
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8	DPH HOLDINGS CORP., et al.,
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10	Reorganized Debtors.
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14	United States Bankruptcy Court
15	300 Quarropas Street
16	White Plains, New York
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18	September 22, 2011
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21	BEFORE:
22	HON. ROBERT D. DRAIN
23	U.S. BANKRUPTCY JUDGE
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Page 2 1 HEARING re Motion For Recoupment on Behalf of Delphi Salaried 2 3 Retirees 4 HEARING re Claims Objection Hearing Regarding Claims of Alla 5 Averbukh, on Behalf of the Estate of Boris Averbukh, as 6 Objected to in the Reorganized Debtors' Motion for Order (i) 7 Enforcing Modification Procedures Order, Modified Plan and Plan 8 Modification Order Injunction and Forty-Seventh Omnibus Claims 9 Objection Order Against Averbukhs, as Plaintiffs, in Maryland 10 State Court Wrongful Death Action; and (ii) Directing Averbukhs 11 to Dismiss Action to Recover Upon Discharged and Expunged Claim 12 ("Averbukh Injunction Motion") 13 14 15 16 17 18 19 20 21 22 23 24 25 Transcribed by: Lisa Bar-Leib

	Page 3
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THE COURT: Please be seated. Okay. Good morning.

In re DPH Holdings.

MS. HAFFEY: Good morning, Your Honor. Cynthia Haffey for DPH. Your Honor, we have two agendas for the Court today, the proposed seventieth omnibus hearing agenda. And on that agenda, there are no continued or adjourned matters and there is one contested matter. And that's the motion by James Sumpter for recoupment on behalf of Delphi salaried retirees.

THE COURT: Right.

MS. HAFFEY: And I understand that Mr. Sumpter is on - joining us today by telephone.

THE COURT: Are you on the phone, Mr. Sumpter?

MR. SUMPTER (TELEPHONICALLY): Yes, I am.

THE COURT: Okay. Good morning.

MR. SUMPTER: Good morning.

MS. HAFFEY: We also have the proposed forty-eighth claims hearing agenda. And under "Continued or Adjourned Matters", Your Honor, there is a claim objections hearing regarding claims of Ohio Bureau of Workers' Compensation. And that matter has been adjourned until the November hearing date.

There is, under the "Uncontested, Agreed or Settled Matters", the claims objection hearing regarding claims of ATS Ohio Inc. ATS Automation Tooling Systems, Inc. and ATS Michigan Sales and Services, Inc. And that matter has been resolved by

That's correct, Your Honor.

MS. HAFFEY:

THE COURT: Okay. So, Mr. Sumpter, your motion actually looks for a refund, right, not a crediting against future payments to you? MR. SUMPTER: I think it asks for both. I will say The disability payments are still being made when you asked if there were still being payments made by Delphi. THE COURT: But that's under the VEBA settlement, right? MR. SUMPTER: No. No, it's not, not to my -- no. VEBA was created out of the funds that were, I'll say, paid when the retirees agreed not to follow through with their appeal. But that had nothing to do with the disability benefits. THE COURT: But Delphi terminated its disability plan or plans and the other OPEB plans. MR. SUMPTER: No, it did not. THE COURT: -- I don't see how there would be any more payments coming from Delphi. There might be payments from insurers or government agencies or if people used the VEBA settlement to buy a new policy, they would come from that policy. But I don't think there any checks being cut by Delphi at this point, right? MR. SUMPTER: Well --THE COURT: You don't get a check from Delphi itself, do you?

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MR. SUMPTER: Not from Delphi. But I've been -- prior to the OPEB benefits being terminated, I received a check from the administrator which I think it was Mr. Politan (ph.) at the time.

THE COURT: All right. So -- I mean, yes. There were checks obviously until the OPEB was terminated; Delphi was cutting checks.

MR. SUMPTER: Well, but now I'm receiving checks from Sedgwick --

THE COURT: Okay.

MR. SUMPTER: -- who took over for Politan.

THE COURT: Right.

MR. SUMPTER: So -- and I have checked with several other disability recipients and they are also receiving checks.

Apparently, there are two different organizations that are paying checks. But a number of people are receiving checks from Sedgwick.

THE COURT: Okay. So it seems to me then that what you're asking for here is for Delphi or its successor, DPH, to actually cut a check to make up --

MR. SUMPTER: Well, I'm asking -- okay. I'm asking for two things. One is there is currently an obligation to reimburse for social security benefits so that if we receive social security benefits in our disability, we receive Delphi that amount towards that disability.

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Page 10 THE COURT: Well, is Delphi looking for Mr. Sumpter to 1 pay it anything in respect of social security that he's 2 received? I'm not asking you, Mr. Sumpter. I'm asking 3 Delphi's counsel. 4 5 MS. HAFFEY: If it's a credit or an offset, Your 6 Honor. 7 THE COURT: I'm sorry? MS. HAFFEY: A credit or an offset, Your Honor. 8 THE COURT: But Delphi isn't paying anything to him. 9 So I don't know why there would be any credit. 10 11 MS. HAFFEY: It would -- Your Honor, I believe it would be an offset to the trust account. 12 THE COURT: But the trust account isn't Delphi's. 13 MS. HAFFEY: That's correct. 14 THE COURT: I'm really just focusing on Delphi now. 15 MS. HAFFEY: That's correct, Your Honor. 16 THE COURT: Maybe you want to talk to your -- okay. 17 So did you want to confirm that with your client? 18 19 MS. HAFFEY: Please. Thank you. 20 (Pause) That's correct, Your Honor. 21 MS. HAFFEY: 22 THE COURT: What's correct? MS. HAFFEY: That Delphi itself is not expecting a 23 credit. 24

THE COURT: Or a check --

MS. HAFFEY: Or a check.

THE COURT: -- from Mr. Sumpter --

MS. HAFFEY: That's correct.

THE COURT: -- for anything that he got in respect of payments from another party.

MS. HAFFEY: That's correct, Your Honor.

THE COURT: Okay. So this is -- so the crediting was all historical then. The crediting was based on -- was only in the context of amounts that Delphi owed retirees under the various OPEB policies. And they would be crediting historically against that amount. But that's all been done in the past. There's no more of that to continue in the future as far as Delphi is concerned.

MS. HAFFEY: That is correct, Your Honor.

THE COURT: Okay.

MR. SUMPTER: Your Honor, may I ask? This is James Sumpter. I'm just confused about one thing. In the orders that dealt with the termination of benefits, they did not -- those orders did not reference disability at all. It referenced health care benefits, health care savings account, Medicare supplements. But they -- the disability benefits were not referenced at all in the order or in the motions to terminate. And so, my -- I've been operating just based on what I've been living with here in terms of the disability payments, that that has continued. If they've assigned that to

someone else then I have no knowledge of it. They've made us not aware of that. And the -- I know that people are still making payments for reimbursing social security.

THE COURT: I don't know. That issue wasn't really -
I didn't deal with that issue in preparing for this hearing. I

don't know --

MS. HAFFEY: Your Honor, the settlement did terminate all of Delphi's health and welfare plans which included those disability benefits.

THE COURT: Okay. I mean, it's possible that disability may be paid through another source, right? There may be either the substitute plan under the VEBA or some other insurance but Delphi is not funding that?

MS. HAFFEY: That's correct, Your Honor.

THE COURT: Okay. All right. Okay. All right.

Again, I have reviewed the papers on this. And that last discussion dealt with my remaining questions, factual questions, on this matter. I don't really need additional argument but if either side wants to make their point or supplement a point from their papers, you can do so.

MS. HAFFEY: Your Honor, if I could just make -- and point the Court's attention to -- give me one moment -- two things, Your Honor. In our response, we say that the general rule is that recoupment is not a claim. But then we cite to the In re King's Terrace Nursing Home case. Better stated,

Your Honor, is that recoupment in the Second District is a claim. And we have cited that case in our brief. So I just wanted to point out to the Court that it should have been stated a little stronger.

And to Mr. Sumpter's point in regards to res judicata, I'd like to point the Court's attention to Corbett v. MacDonald Moving Services, Inc., 124 F.3d 82 (2nd Cir. 1997). In that case, the Court states that -- Mr. Sumpter claims that res judicata isn't present here because the claim basically hadn't ripened. I think that's in point 5 of his reply brief. The Court in Corbett states that the claim had been ripe in the bankruptcy context because, of course, a claim is matured and unmatured claims, liquidated and unliquidated claims. And I have a copy of that for the Court.

And that's all we have to add, Your Honor.

THE COURT: Okay.

MR. SUMPTER: And this is James Sumpter. And I have one issue to raise. When Mr. Chiappetta requested that Your Honor dismiss my motion, you responded that you would not do that but he had the option to request a dismissal based on part 7 rule. And you indicated they had been incorporated into contested matters. And so, looking at that, I admitted my motion to comprehend the rule so that I alleged that this was a core proceeding. But there's Rule 7012 that makes that same requirement for the response to the motion. And the response

from the debtor did not allege that these proceedings were core or noncore.

And so, my thinking is that their response did not meet the requirements and should be rejected. And so, I was asking Your Honor to reject or dismiss their response because it did not meet the core -- the Rule 7012.

THE COURT: Okay. All right. Okay. I have a motion before me -- it's actually an amended motion although they're very close, that is the amended motion and the original motion -- by James Sumpter "for recoupment on behalf of Delphi salaried retirees". Although the motion is styled as on behalf of Delphi salaried retirees and not just on behalf of Mr.

Sumpter, he acknowledges in his reply to the debtors' objection to the motion, "The Movant does not claim to represent or serve as an attorney for other salaried retirees." And so, I am treating this motion as a motion solely on behalf of and by Mr. Sumpter and not on behalf of anyone else who, as Mr. Sumpter acknowledges, have not authorized him to make the motion on their behalf.

In his motion, Mr. Sumpter argues that he is entitled to and requests a refund from Delphi in respect of deductions that Delphi took under various so-called OPEB benefit plans for retirees for amounts that were due to the beneficiaries of those plans from third parties, including Social Security payments and the like, that under the plans acted as a credit

against the amounts that Delphi would owe, in essence, to avoid double counting.

The context of this motion is important. Delphi maintained, pre-bankruptcy and during most of its bankruptcy case, various OPEB plans for salaried employees and retirees and their spouses. The debtors moved, however, on February 4th, 2009 seeking the Court's approval to cease contributions to such plans commencing April 1st, 2009. And on February 2nd -- I'm sorry -- February 25th, 2009, the Court entered a provisional order granting that relief and then entered an order on March 11th, 2009 granting the termination motion pursuant to which the debtors did terminate their OPEB plans.

Notwithstanding that order, the Court, recognizing the uncertainty under the law as well as the potential for a winwin situation, authorized the appointment of a committee of retirees to negotiate with the debtor over a potential resolution of the issues raised by the OPEB termination motion and the March 11th, '09 order. And the debtor subsequently entered into a settlement agreement pursuant to which there was a settlement of the appeal from the termination order as well as a resolution that appealed that provided for the debtors paying a considerable sum of nine million dollars which, except for the part that went to attorneys' fees, went to help fund a health and benefit plan, so-called VEBA plan that provided for replacement benefit coverage albeit incomplete replacement

benefit coverage.

However, with the exception of that settlement, pursuant to which Delphi committed the money that I've -- or paid the money that I've just discussed, Delphi ceased, as authorized by the Court, making any future OPEB payments.

Thus, it is clear to me that the relief that Mr.

Sumpter seeks in his motion is -- as generally styled in the motion, seeking an affirmative recovery from Delphi in the form of a refund of the amounts that Delphi had previously reduced OPEB payments by, i.e., the amount paid for the same types of claims by third parties.

The Delphi debtors, later in 2009, specifically on June 16th, 2009, obtained a bar date order that required that all administrative claims, that is claims arising from the commencement of Delphi's Chapter 11 case through June 1, 2009, be filed by July 15th, 2009 or be forever barred in the case.

Subsequently, on July 30th, 2009, Delphi obtained this Court's approval of confirmation -- on the modification and confirmation of its modified Chapter 11 plan. That order, entered by the Court on July 30th, 2009 and referred to by Delphi and stated in its caption as the "Plan Modification Order", first incorporates the discharge under Article 11.2 of the modified plan into the confirmation order. And in addition, in paragraph 22, the discharge having been incorporated in paragraph 20 of the plan modification order --

in paragraph 22, the plan modification order states, in relevant part, that "All persons shall be precluded and permanently enjoined on and after the effective date of the modified plan from the enforcement attachment collection offset recoupment or recovery by any matter or means of any judgment or decree or order or otherwise with respect to any claim, interest, cause of action or any other right or claim against the reorganized debtors which they possessed or may possess prior to the effective date of the Chapter 11 plan."

That order is a final order and under Section 1144 of the Bankruptcy Code cannot be revoked even for fraud by the plain terms of Section 1144 of the Code.

Finally, it should be noted that this Court has disallowed administrative claims by Mr. Sumpter filed in respect of his claims for termination of the OPEB plans by order dated December 2, 2009. In addition, the Court, in connection with the litigation over the termination of the OPEB benefits found as moot Mr. Sumpter's motion in this case to enforce COBRA benefits for salaried retirees and motion for COBRA settlement. It did that by order dated August 3, 2009. And in addition, the Court, in an order entered June 27, 2011, denied Mr. Sumpter's motion for a stay of proceedings regarding the VEBA in lieu of COBRA.

Thus, the record is quite clear that Mr. Sumpter is barred by res judicata in the form of the Court's prior orders

from either (a) challenging the Court's order authorizing the debtors to terminate the OPEB plans; (b) the VEBA settlement; and (c) already disallowed administrative claims arising from the alleged nonpayment or failure to pay OPEB.

Mr. Sumpter, in his motion presently before the Court, contends that his recoupment theory is not covered by the Court's prior orders in that he is seeking not to have an administrative claim allowed or an affirmative recovery from Delphi in respect of the credits that it took when it paid him in the past OPEB benefits.

The debtors disagree and also contend that even if the legal theory upon which Mr. Sumpter relies is characterized as recoupment, they contend that he is barred the confirmation order and the discharge under the law in this district from asserting even in light of recoupment as opposed to an affirmative claim.

I find and conclude as a matter of law based upon the facts asserted by Mr. Sumpter and the Court's prior orders and related documents incorporated into those orders and Mr. Sumpter's motion that the motion must be denied on the basis of the following conclusions.

First, the plan modification order, by its expressed terms, as I've already quoted, permanently enjoins any person, including Mr. Sumpter, from recoupment as well as offset or any other form of recovery by any manner. It's clear that a

bankruptcy court's order confirming a Chapter 11 plan constitutes a final judgment on the merits and is to be given preclusive effect under res judicata. In re American Preferred Prescription, Inc., 266 B.R. 273, 277 (E.D.N.Y. 2000). See also Sure-Snap Corp. v. State Street Bank & Trust Co., 948 F.2d 869, 872-73 (2nd Cir. 1991) and In re I. Appel Corp., 300 B.R. 564, 567 (S.D.N.Y. 2003) aff'd Katz v. I.A. Alliance Corp., 104 Fed. Appx. 199 (2nd Cir. 2004).

While there are conflicting cases as to whether the proper application of the doctrine of recoupment survives the discharge under either Chapter 7 or, as in this case, Chapter 11 of the Bankruptcy Code, it is clear that a confirmation order that specifically enjoins permanently the assertion of the doctrine of recoupment constitutes res judicata, where that order is final, as a plan modification order is, and the party against whom the order is asserted for res judicata purposes had sufficient notice of it for due process purposes which is undisputed here. See Daewoo International (America) Corp. Creditor Trust v. SSTS America Corp., 2003 U.S. Dist. LEXIS 9802 at 17-18 (S.D.N.Y. June 9, 2003) in which District Judge Buchwald specifically found, as is directly on point here, that a party that had constructive notice of the bankruptcy case and confirmation order of the debtor, Daewoo America, was barred by res judicata from asserting a right of recoupment given the specific injunction in the confirmation order of the assertion

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of such a right.

So based upon the res judicata effect of paragraph 22 of the plan modification order, Mr. Sumpter's motion should be denied.

In addition, the debtor is correct that at least one case in this district has held, even in the absence of a specific provision in the confirmation order enjoining a recoupment right or the assertion of a recoupment right that the discharge under Section 1141 of the Bankruptcy Code and the broad definition of "claim" in Section 101(5) precludes the assertion of recoupment rights after the confirmation and effective date of a Chapter 11 plan. See In re King's Terrace Nursing Home, 184 B.R. 200, 204 (S.D.N.Y. 1995). That is particularly the case here where the debtor is not picking and choosing with regard to the provisions of a contract that it wants to perform and those that it does not want to perform since, as is the case here, the debtor obtained permission to terminate its OPEB benefits contracts.

Even if I were not to agree with the logic of a King's Terrace Nursing Home case, moreover, the so-called recoupment right in Mr. Sumpter's motion is not in fact a proper form of recoupment for purposes of overcoming a Chapter 11 discharge. That is because, as I noted earlier, Mr. Sumpter is not asserting the doctrine of recoupment as it needs to be asserted on a defensive basis but is rather instead looking for a refund

from DPH, as the successor to Delphi, for payments that allegedly should have been made before the termination of the OPEB plans. Recoupment -- in other words, he is looking for DPH to cut a check to him as opposed to credits for future payments that Delphi or DPH would be making none of which, in fact, DPH is making or is required to make.

Recoupment is a defensive doctrine and not a separate cause of action or weapon of offense. See In re Drexel Burnham Lambert Group, Inc., 113 B.R. 830, 854 (Bankr. S.D.N.Y. 1990). See also Bull v. United States, 295 U.S. 247, (1935).

The cases that have the successful assertion of the recoupment doctrine notwithstanding a debtor's discharge all involve cases or situations where there are still running payments to be made to or by the debtor against which credits can be asserted defensively pursuant to recoupment. On the other hand, it is clear that where the defense -- where recoupment is used offensively and not simply as a defense, it is clearly a claim under Section 101(5) of the Code. And, as I've noted before, in respect of claims, Mr. Sumpter already has been determined not to have a timely claim in this case and his claims have been disallowed. See In re Izaguirre, 166 B.R. 484, 492-93 (Bankr. N.D. Ga. 1994).

Thus, the motion should be dismissed on the alternative ground that it does not rely on a proper that is, defensive, theory of recoupment but actually asserts a claim

that is barred by the Court's prior bar date orders as well as the discharge under paragraph 20 of the plan modification and Article 11.2 of Delphi's confirmed and effective Chapter 11 plan.

The debtors requested both informally, through an email to chambers that was cc'd to Mr. Sumpter, as well as formally, when the Court required the filing of a formal objection to the motion and hearing, that the Court enter an order barring Mr. Sumpter from bringing further litigation against them in respect of the manners that this Court has already adjudicated by final order. I took this request seriously. Mr. Sumpter has now raised an attack against either the OPEB termination motion, the VEBA settlement, which is also res judicata, and/or the assertion of his claims arising from the nonpayment of benefits at least three times. And the debtors' estate clearly should not be further burdened by attacks arising from the same facts but based upon different legal theories that either don't fly or that were effectively dealt with when I previously dealt with such attacks.

On the other hand, Mr. Sumpter is pro se. And I do take that into account in evaluating whether he is acting improperly or in bad faith in raising legal theories that clearly have no merit in that they've already been dealt with by the Court or, alternatively, simply don't make any sense, as frankly this recoupment theory -- it didn't make any sense. At

least, they wouldn't make any sense to a lawyer versed in basic principles of bankruptcy law. However, Mr. Sumpter isn't a lawyer so I decided first to treat this matter through written submissions by the parties and a hearing today. And secondly, I decided not to enjoin him from bringing further actions.

On the other hand, by no means should Mr. Sumpter take that ruling as a license to bring further actions that are not premised upon a good faith real argument. The debtors have their rights under -- in matters before this Court --Bankruptcy Rule 9011, in matters in the federal district court or other federal courts under Civil Procedure 11 and in their corollaries under the various state court procedures for bringing frivolous or bad faith claims. And Mr. Sumpter is duly warned that notwithstanding his pro se status, he is on clear notice that future motions in violation of the -- or other litigation in violation of the plan modification order or this Court's prior orders or the Delphi debtors' discharge under their Chapter 11 plan should merit the imposition of sanctions. And the debtors can certainly use this transcript in that regard if such litigation is commenced outside of this court.

So again, for the reasons that I've stated on the record, the motion's denied as a matter of law under the equivalent of or based upon the factors applied by the Court under Bankruptcy Rule 7012 in light of the Court's prior orders

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and the undisputed facts asserted in the motion.

So the debtors or DPH can submit an order to chambers by e-mail consistent with that ruling.

MS. HAFFEY: Thank you, Your Honor.

MR. SUMPTER: Your Honor, this is James Sumpter. And I appreciation the consideration I've gotten. I guess I would like to tell the Court that my actions have not been intended to be malicious but a sincere effort for --

THE COURT: That's why I ruled the way I have. But I think you're on notice now, Mr. Sumpter, that I really don't -- unless -- every matter I need to review or some other Court needs to review on its merits. But you really need to think very clearly about anything that deep down really does challenge any of the things that are now approved by a final order by me.

MR. SUMPTER: And I understand that. And I just wanted to say, though, that I just would -- I don't have the physical resources to go tilting at windmills. So if you apprec -- you know, if you understand the kind of effort that I put into it, I just wouldn't do it if I didn't sincerely -- even if I was wrong -- think that I had a case. But I really don't anticipate any other action.

THE COURT: Okay. Very well.

MR. SUMPTER: But could I ask a clarification that is not intended to challenge a ruling or anything like that? But

I am really just still confused on one point. And I'm looking at the -- what's here -- the filing they requested, the termination of benefits.

THE COURT: Right.

MR. SUMPTER: And it eliminates post-paid retirement health care benefits for current and future. It ceases the company from making contributions to post-retirement health care. It cancels all retiree health reimbursement accounts. For Medicare, it terminates Medicare part B. It stops the one percent employee contribution to scholarly retirement savings program for people hired after a certain date. And it eliminates retirement for post-retirement basic life insurance. And those are the only categories that it covers. It does reference disability at all. And so, that's my confusion.

THE COURT: All right. Well, I don't have that before me, Mr. Sumpter, so I can't really comment on it. What I recommend is that you speak to the debtor's -- DPH's representative about it. Maybe they can show you what they believe covers your disability in that order and/or prior orders that I entered dealing with COBRA. So I think you know who to speak to. Have you spoken with them before?

MR. SUMPTER: I don't know. There's a transition that seems to be taking place.

THE COURT: Well, there's a gentleman who's here in the courtroom who deals with claims. You can speak to him

about it. Or you can contact the lawyer who spoke today. Why 1 don't you give him your name, ma'am? 2 MS. HAFFEY: Mr. Sumpter, this is Cynthia Haffey. 3 You can give me a call at (313)983-7434. I'll be back in the 4 5 office on Friday. MR. SUMPTER: All right. 6 THE COURT: And she can point you to the reasons 7 Delphi believes -- or DPH believes that it terminated validly 8 the disability -- its obligation to pay disability payments. 9 10 Okay? 11 MR. SUMPTER: Okay. THE COURT: All right. Thank you very much. 12 MR. SUMPTER: Thank you. 13 THE COURT: Okay. So that leaves DPH's motion to 14 enforce the plan injunction and the discharge against the 15 16 Averbukh plaintiffs. MR. KLEIN: Yes, Your Honor. Sheldon Klein of Butzel 17 Long on behalf of DPH reorganized debtors. 18 MR. STEINBERG: Good morning, Your Honor. Rick A. 19 Steinberg of Ciardi Ciardi & Astin for Vladimir Averbukh and 20 Alesander Averbukh. 21 THE COURT: Okay. You -- both sides should assume 22 that I've read the papers on this through DPH's reply to the 23 Averbukh's response to their motion. I don't think there's 24 been anything after that filed. 25

EXHIBIT D

Presentment Date And Time: October 7, 2011 at 12:00 p.m. (prevailing Eastern time)
Objection Deadline: October 6, 2011 at 12:00 p.m. (prevailing Eastern time)

BUTZEL LONG, a professional corporation 150 West Jefferson, Suite 100 Detroit, Michigan 48226 (313) 225-7000 Cynthia J. Haffey Thomas B. Radom Chester E. Kasiborski, Jr.

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re Chapter 11

DPH HOLDINGS CORP., et al. Case No. 05-44481 (RDD)

(Jointly Administered)

Reorganized Debtors.

NOTICE OF PRESENTMENT OF PROPOSED ORDER (I) ENFORCING MODIFICATION PROCEDURES ORDER,
MODIFIED PLAN AND PLAN MODIFICATION ORDER INJUNCTIONS AND FORTY-SEVENTH OMNIBUS CLAIMS OBJECTION ORDER AGAINST AVERBUKHS, (II) DIRECTING AVERBUKHS TO DISMISS MARYLAND STATE COURT ACTION AGAINST REORGANIZED DEBTORS; (III) DENYING THE AVERBUKHS' CROSS-MOTION; AND (IV) FOR OTHER RELIEF

PLEASE TAKE NOTICE that the undersigned, in accordance with Local Bankruptcy Rule 9074-1, will present the annexed proposed Order (I) Enforcing Modification Procedures Order, Modified Plan and Plan Modification Order Injunctions and Forty-Seventh Omnibus Claims Objection Order Against Averbukhs, (II) Directing Averbukhs to Dismiss Maryland State Court Action Against Reorganized Debtors; (III) Denying the Averbukhs' Cross-Motion; and (IV) For Other Relief (the "Proposed Order") to the Honorable Robert D. Drain, United States Bankruptcy Judge, for signature on October 7, 2011 at 12:00 noon (prevailing Eastern time).

PLEASE TAKE FURTHER NOTICE that objections, if any, to the Proposed Order must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883) ("Supplemental Case Management Order"), and the Twenty-Fourth Supplemental Order Under 11 U.S.C. §§ 102(1) and 105 and Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates and Certain Notice, Case Management, and Administrative Procedures (Docket No. 21507) ("Twenty-Fourth Supplemental Case Management Order") (together with the Supplemental Case Management Order, the "Case Management Orders"), (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) - registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard-copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, and (e) be served upon (i) DPH

Holdings Corp., 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: President), (ii) counsel to the

Reorganized Debtors, Butzel Long, 150 West Jefferson, Suite 100, Detroit, Michigan 48226

(Att'n: Cynthia J. Haffey, Thomas B. Radom and Chester E. Kasiborski, Jr.), (iii) the Office of

the United States Trustee for the Southern District of New York, 33 Whitehall Street, Suite 2100,

New York, New York 10004 (Att'n: Brian S. Masumoto), and (iv) counsel for the agent under

the Debtors' former postpetition credit facility, Davis Polk & Wardwell, 450 Lexington Avenue,

New York, New York 10017 (Att'n: Donald S. Bernstein and Brian M. Resnick) in each case so

as to be received no later than 12:00 noon (prevailing Eastern time) on October 6, 2011 (the

"Objection Deadline").

PLEASE TAKE FURTHER NOTICE that only those objections made as set forth herein

and in accordance with the Case Management Orders will be considered by the Bankruptcy

Court at the Hearing. If no objections to the Proposed Order are timely filed and served in

accordance with the procedures set forth herein and in the Case Management Orders, the

Bankruptcy Court may enter the Proposed Order without further notice.

Dated: Detroit, Michigan

September 30, 2011

BUTZEL LONG, a professional corporation

By: /s/ Cynthia J. Haffey

Cynthia J. Haffey

Thomas B. Radom

Chester E. Kasiborski, Jr.

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Attorneys for DPH Holdings Corp., et al,

Reorganized Debtors

1303535

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re))	Chapter 11
DPH HOLDINGS CORP., et al.,))	Case No. 05-44481 (RDD) Jointly Administered
Reorganized Debtors.)	•

ORDER (I) ENFORCING MODIFICATION PROCEDURES ORDER, MODIFIED PLAN AND PLAN MODIFICATION ORDER INJUNCTIONS AND FORTY-SEVENTH OMNIBUS CLAIMS OBJECTION ORDER AGAINST AVERBUKHS, (II) DIRECTING AVERBUKHS TO DISMISS MARYLAND STATE COURT ACTION AGAINST REORGANIZED DEBTORS; (III) DENYING THE AVERBUKHS' CROSS-MOTION; AND (IV) FOR OTHER RELIEF

Upon the Reorganized Debtors' Motion for Order (I) Enforcing Modification Procedures Order, Modified Plan and Plan Modification Order Injunctions And Forty-Seventh Omnibus Claims Objection Order Against Averbukhs, As Plaintiffs, In Maryland State Court Wrongful Death Action; And (II) Directing Averbukhs To Dismiss Action To Recover Upon Discharged And Expunged Claim (the "Motion")¹, dated August 30, 2011, and the Cross-Motion for Relief of Vladimir Averbukh, individually and as personal representative of Boris Averbukh's estate, and Aleksander Averbukh (the "Averbukh Respondents"), and the Court having held a hearing on the Motion and the Cross-Motion and the objections thereto as reflected in the Proposed Forty-Eighth Claims Hearing Agenda (Docket No. 21586);² and proper and adequate notice of the Motion having been given and no other or further notice is necessary; and upon the record of the Hearing; and good and sufficient cause appearing therefor; the Court having considered the

¹ Capitalized terms not defined in this order shall have the meanings ascribed to them in the Averbukh Injunction Motion and the Reorganized Debtors' Reply in support of the Motion.

² The September 22, 2011 hearing on the Motion and the Averbukh Respondents' Cross-Motion will be referred to hereinafter as the "Hearing"; additionally, while not specifically enumerated in the Proposed Forty-Eight Hearing Agenda, the Reorganized Debtors filed a Reply in support of their Motion and Response to the Cross-Motion on September 21, 2011 (Docket No. 21587).

response to the Motion; and based on the bench opinion of the Court read into the record at the Hearing granting the Motion and denying the Cross-Motion wherein the Court stated, in significant part that:

- 1) The Motion is granted because the claims asserted by the Averbukhs in the State Court

 Action are barred by: (1) the Reorganized Debtors' discharge under Section 11.2 of the Plan;

 (2) Paragraph 20 of the Plan Modification Order; (3) the permanent injunction set forth in

 Paragraph 22 of the Plan Modification Order; and (4) by the May 2010 Order Disallowing

 Alla Averbukh's Claim (hereinafter together "Orders"):
 - a) The State Court Action relates to an automobile accident occurring in 2007. Any claim arising out of the accident would be an administrative expense claim.
 - b) This Court established an administrative claim bar date of July 15, 2009 for claims arising before June 1, 2009. The Plan Modification Order was entered July 20, 2009. The Reorganized Debtors had no knowledge of any Averbukh claim until September 2009, when Alla Averbukh submitted an Administrative Claim Request. The State Court Action was commenced November 2009; the Reorganized Debtors had no knowledge of it until it was served in January 2010.
 - c) The Averbukhs were unknown claimants and, as such, the Reorganized Debtors needed only to provide notice of the Plan and the Plan Modification Order that was reasonably calculated to reach unknown claimants and permit a reasonable amount of time for response and reasonably convey all of the required information. Such notice may be made by publication. See Mullane v. Central Hanover Bank & Trust Co., 399 U.S. 306, 314, 317 (1950). See also Daewoo International America Corp. Creditor Trust v. SSTS America Corp., 2003 U.S. Dist. LEXIS 9802 AT 7-10 (S.D.N.Y. June 9, 2003); In re

- Thomson McKinnon Securities, Inc., 130 B.R. at 719-720; Chemetron Corp. v. Jones, 72 F.3d 341, 346 (3rd Cir. 1995); In re J.A. Jones. Inc., 492 F.3d 242 (4th Cir. 2007).
- d) The record is undisputed that the Debtors provided proper publication notice to unknown claimants. Therefore, the Averbukhs had sufficient notice under *Mullane* and the additional cases cited above and are barred by the Orders.
- As an additional and alternate ground, this Court's May 2010 Order Disallowing Alla Averbukh's Claim binds each of the Averbukhs and bars the State Court Action. The State Court Action is brought pursuant to Maryland's wrongful death statute, Maryland Courts and Judicial Proceedings Code Ann. Section 3-904, (2011), subpart (f) of which provides: "Only one action under this subtitle lies in respect to the death of a person." The denial of the Alla Averbukh administrative expense claim, combined with the operation of the Maryland statute, gives rise to a statutory res judicata that bars the State Court Action.
- 3) The Cross-Motion seeking relief from the Court's Orders under Bankruptcy Rule 9024 is denied.³ Section 1144 of the Bankruptcy Code is an express exception to Bankruptcy Rule 9024. Pursuant to Section 1144, a party may seek revocation of a plan confirmation order until 180 days after the entry of that order, but only if the order was procured by fraud. Here, the Averbukhs do not allege that the Orders were procured by fraud. Moreover, no grounds were raised by the Averbukh for relief from the Administrative Claim Bar Date Order.
- 4) The Averbukhs are ordered to immediately dismiss the Debtors and Reorganized Debtors, with prejudice, from the State Court Action.
- 5) This Order is without prejudice solely as it relates to the Reorganized Debtors' rights to seek sanctions against the Averbukhs for violation of the Court's prior Orders.

³ Bankruptcy Rule 9024 incorporates Federal Rule of Civil Procedure 60.

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Accordingly, for the reasons above and as stated on the record at the Hearing; and after

due deliberations thereon and good and sufficient cause appearing therefor,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. This Court has subject-matter jurisdiction over this matter under 28 U.S.C. §§ 157

and 1334 and paragraph 56 of the Plan Modification Order. This matter is a core proceeding

within the meaning of 28 U.S.C. § 157(b). This Court is the proper venue for this matter

pursuant to 28 U.S.C. §§ 157 and 1409.

2. The Motion is granted.

3. The Cross-Motion is denied.

Alla Averbukh, Vladimir Averbukh, individually and as Personal Representative 4.

of the Estate of Boris Averbukh, and Aleksandr Averbukh are permanently enjoined from

pursuing their claims against the Debtors and the Reorganized Debtors relating to the death of

Boris Averbukh in the State Court Action or in any other forum.

5. The Averbukhs are ordered and directed to immediately dismiss with prejudice

the State Court Action against the Debtors and Reorganized Debtors.

6. The entry of this order is without prejudice to rights of the Reorganized Debtors

to seek sanctions for violation of the Court's prior Orders pertaining to the Motion or this Order.

7. This Court shall retain jurisdiction to hear and determine all matters arising from

or relating to the implementation of this order.

Dated: White Plains, New York

October ___, 2011

U.S. BANKRUPTCY COURT JUDGE

EXHIBIT E

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Special Parties

Company	Address1	City	State	Zip
James B Sumpter	21169 Westbay Circle	Noblesville	IN	46062

EXHIBIT F

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Company	Contact	Address1	City	State	Zip
Aleksandr Averbukh		6994 Millbrook Park Apt 2D	Baltimore	MD	21215
Alla Averbukh		3 Russern Ct Apt 2-A	Baltimore	MD	21215
Ciardi Ciardi & Astin	Daniel K Astin Joseph J McMahon Jr	919 N Market St Ste 700	Wilmington	DE	19801
Ciardi Ciardi & Astin	Rick A Steinberg	100 Church St 8th FI	New York	NY	10007
Law Offices of Alex Poberesky PA	Alex Poberesky	104 Church Ln Ste 100	Baltimore	MD	21208
O Conor Grant & Samuels	Marsha Krawtiz Samuels	401 Washington Ave Ste 400	Towson	MD	21204
Salsbury Clements Bekman Marder & Adkins LLC	Gregory G Hopper	300 W Pratt St Ste 450	Baltimore	MD	21201
The Kuhlman Law Firm LLC	Bradley D Kuhlman	1100 Main St Ste 2550	Kansas City	MO	64105
The Kuhlman Law Firm LLC	Chad C Lucas	1100 Main St Ste 2550	Kansas City	MO	64105
Vladimir Averbukh		6 Bridgeport Court Apt L2	Owings Mills	MD	21117-5368
Weltcheck Mallahan & Weltcheck LLC	Kristopher A Mallahan	2330 W Joppa Rd Ste 203	Lutherville	MD	21093
Weltcheck Mallahan & Weltcheck LLC	Robert J Weltcheck	2330 W Joppa Rd Ste 203	Lutherville	MD	21093

EXHIBIT G

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Company	Contact	Address1	Address2	City	State	Zip
Bacon Thorton & Palmer LLP	Patricia M Thorton	Capital Office Park	6411 Ivy Lane Ste 500	Greenbelt	MD	20770
Enterprise Leasing Co	The Corporation Trust Inc.	300 E Lombard St Ste 1400		Baltimore	MD	21202
Enterprise Leasing Co		2 Research Pl		Rockville	MD	20850
Enterprise Rent A Car Co	CT Corporation System	120 S Central Ave		Clayton	MO	63105
Enterprise Rent A Car Co		600 Corporate Park Dr		St Louis	MO	63105
The Rockmont Motor Co	James M Hastings	305 Piping Rock Dr		Silver Spring	MD	20905
The Rockmont Motor Co		15301 Frederick Rd	PO Box 72	Rockville	MD	20850
Troutman Sanders	Jonathan Cohen	401 9th St NW Ste 1000		Washington	DC	20004

EXHIBIT H

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DPH Holdings Corp.
Special Parties

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